Pro Se 1 (Rev. 12/16) Complaint for a Civil Case	Lond Land
for	DISTRICT COURT 2024 JUN -3 PM 12: 44- r the rict of Webraska  _ Division
Plaintiff(s)  (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)  -V-  Omaha Hoveing Authority Foundation Incomplaint of the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page	Case No.  8'A+CV 203  (to be filled in by the Clerk's Office)  Jury Trial: (check one)  Yes No  No

### COMPLAINT FOR A CIVIL CASE

## I. The Parties to This Complaint

with the full list of names.)

### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Hasani Lee (beneficial)
Street Address	4850 Underwood Ave \$608
City and County	Omoha Douglas
State and Zip Code	Nebraska 68132
Telephone Number	213-602-6077
E-mail Address	montteams cleaning 69 8 valor, cam

#### B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

#### Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

#### Defendant No. 1

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

Omaha Housing Authority Foundation Inc Omaha Housing Authority
N/A
1823 Harney St
Omaha Douglas
Nebraska 68102
402-444-6800
oha central office e drauthority.org

#### Defendant No. 2

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

### Defendant No. 3

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

### Defendant No. 4

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

#### II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

Wha	it is the ba		federal court jurisdiction? (check all that apply) estion Diversity of citizenship			
Fill o	out the pa	aragrapl	ns in this section that apply to this case.			
A.	A. If the Basis for Jurisdiction Is a Federal Question					
В.	List to are at 2.) F. 3) I. 4) 42 5) mal 6,) Tor If the	he spec issue in he spec U.S.C King Tious Basis	ific federal statutes, federal treaties, and/or provisions of the Unit on this case. I, 42 U.S. C. Civil Action for Deprivation Folse Report Neb. Rev. Stat 28-907 or Excercise of Power Neb. Rev. Stat 30-2473 3617 Landlord harassment and intimidation of fove false Statements 18 U.S. C. 1001 of Interference 7) Neb. Rev. Stat 28-613 for Jurisdiction Is Diversity of Citizenship	ed States Constitution that  1 of Aights  erof Attaincy  3 Violation of fuducing  Duty of Fee		
1. The Plaintiff(s)						
		a.	If the plaintiff is an individual			
			The plaintiff, (name)	, is a citizen of the		
			State of (name) .			
		b.	If the plaintiff is a corporation			
			The plaintiff, (name)	, is incorporated		
			under the laws of the State of (name)			
			and has its principal place of business in the State of (name)			
			ore than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	onal page providing the		
	2. The Defendant(s)					
		a.	If the defendant is an individual			
			The defendant, (name)	, is a citizen of		

the State of (name)
(foreign nation)

. Or is a citizen of

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If the defendant is a corporation	
The defendant, (name)	, is incorporated under
the laws of the State of (name)	, and has its
principal place of business in the State of (name)	
Or is incorporated under the laws of (foreign nation)	
and has its principal place of business in (name)	
	The defendant, (name) the laws of the State of (name) principal place of business in the State of (name) Or is incorporated under the laws of (foreign nation)

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

#### 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

#### III. Statement of Claim

facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiffs rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

In April 12,2024 OHK CEO Joanie Porte called Omaha Police Deportment to 4850 Undelwood the FCOK Omaha Neg 68132 taking false statements that foregraf Attorneys Hasini Lee and Eni Viggins were unauthorized guests and that we were resposed and sewanted us assested and semated. OHK were availe that Hasini Lee and Eni Viggins were foregraf Attach additional pages if needed.

The cattaches for Mr. Henry Lee who was the termit. On April 17,2024 OHA filed afalse Forcible Entry Eviction against beans Lee and Toni Viggins in county cours of Nebbaska. On May 16,2024 OHA lost their assessor Folcible Entry for losinging the case against the wrong people. OHA has been his crossing the entering and descriminating against fover of Missing boan; Lee and Ioni Viggins since out 2023 until current

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages. Where fire I than: Lee (Beneficial) is requesting that the court motional Distress, form and Suffering and for the Intentional Interference with contractual Relations that as occurred from Oct 15,2023 until present. I than: Lee (Beneficial) am also requesting a 25,000,000 (Twenty five Million Dollars) in Punitive Damages for the malicious attacks against by character with the false statements that were made to the folice to get me alrested and remaved from the property when OHA CEO Jamie Porce knew that me and for his disabilities, OHA disabased that malicious and Gross Negligent attacks even filing a false Forcible Entry Eviction

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case
the April April April Poly Diagramy myself and Toni Niggins into court to defend a eviction whereas we were not the tenant but the Power of Atturneys. I faced stander and detomation of my chalacter by OHA and my studies of Atturneys.
TO THE AT VALUE AT LATINIAN LAND CONSIDERATION CONTINUED AND CONSIDERATION OF THE CALL AND CONTINUED
The off to the straint and straint and straint and the straint
and intimidation, and descrimination currently. I, the sani Loe (Beneficial) is asking the court to awall
and intimidation, and descrimination currently. Is the sani Loe (Beneficial) is asking the court to award a total judgement of \$50,000,000 (Fifty Million Dollars) in Damages for the violations committed by OHA from act 15,2023 until current.
V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Arns length
per UKC 1308 Hami La (Beneficial) surgistis
Hasani Lee (Beneficial)

Date of signing: 6-3-2024

Signature of Plaintiff

Printed Name of Plaintiff

B. For Attorneys

Date of signing:

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

E-mail Address

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JS 44 (Rev. 03/24)

# **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the

purpose of initiating the civil of	docket sneet. (SEE INSTRU	CTIONS ON NEXT PAGE OF	THIS FURM.)		
I. (a) PLAINTIFFS	isani Lee (	Beneficial)	Omany Housing 1823 Harney S	Authority	Authority Foundation I.
(b) County of Residence	of First Listed Plaintiff  EXCEPT IN U.S. PLAINTIFF C.	Douglas Ca	County of Residence		Oorglas County
(c) Attorneys (Firm Name, Hasan: Lee 4850 Under W	Address, and Telephone Numb.  (Benchicial)  1018 Ave #608	er) (213)-602-(			
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	II. CITIZENSHIP OF P	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
U.S. Government Plaintiff	Federal Question (U.S. Government	Not a Party)	(For Diversity Cases Only) P Citizen of This State	TF DEF  1 Incorporated or P of Business In	
2 U.S. Government Defendant	4 Diversity (Indicate Citizensh	nip of Parties in Item III)		2 Incorporated and of Business In	
			Citizen or Subject of a Foreign Country	3 Foreign Nation	6 6
IV. NATURE OF SUI				Click here for: Nature of	
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgmen 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise  REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel &	PERSONAL INJURY  365 Personal Injury - Product Liability  367 Health Care/ Pharmaceutical Personal Injury Product Liability  368 Asbestos Personal Injury Product Liability  PERSONAL PROPERTY  370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Property Damage Product Liability  PRISONER PETITIONS  Habeas Corpus: 463 Alien Detaince 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detaince - Conditions of Confinement	710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act  IMMIGRATION 462 Naturalization Application	## BANKRUPTCY  ## 422 Appeal 28 USC 158  ## 423 Withdrawal	Corrupt Organizations 480 Consumer Credit (15 USC 1681 or 1692) 485 Telephone Consumer Protection Act 490 Cable/Sat TV 850 Securities/Commodities/
	moved from 3 the Court  Cite the U.S. Civil Sta	Appellate Court	4 Reinstated or 5 Transfe Reopened Anothe (specify filing (Do not cite jurisdictional state	r District Litigation ) Transfer  tutes unless diversity):	
VII. REQUESTED IN COMPLAINT:	Filing a fals	IS A CLASS ACTION	DEMANDS SOOO		if demanded in complaint:
VIII. RELATED CASI	E(S) (See instructions):	JUDGE		DOCKET NUMBER	
DATE 6-3-2024 FOR OFFICE USE ONLY		SIGNATURE OF ATTO	RNEY, OF RECORD Arms la		ς
FOR OFFICE USE ONLY  RECEIPT # AN	MOUNT	APPLYING IFP	JUDGE	MAG. JU	DGE